PATENT COOPERATION TREATY

From the INTERNATIONAL SEARCHING AUTHORITY			ANS					
То:	-					•	PCT	VSLATTON
					INTER		N OPINION OF L SEARCHING	THE
						(PC	T Rule 43bis.1)	
					Date of mailing (day/month/ye	~ 5H	e form PC	T/ISA/210
Applica	nt's or a	gent's file referenc	ce		FOR FURTHER ACTION			
SER	VIR	TUEL			See paragraph 2 below			
l .		plication No. 2006/000		International filing date (day/month/year	ear) Priority date (day/month/year) 01.02.2005		
Internati	ional Pa	tent Classification	(IPC) or both	national classification an	d IPC	I		
H04	L29/	'06 H04L	12/18 н	04L12/28				
Applica	nt	·		· · · · · · · · · · · · · · · · · · ·				
AWO	X S	.						
1.	This o	pinion contains ir	ndications relati	ing to the following items			·	
"								
		Box No. I	Basis of the	opinion				
	H	Box No. II	Priority					
	\vdash	Box No. III		hment of opinion with reg	gard to novelty,	inventive step	and industrial applic	cability
		Box No. IV	-	y of invention				
		Box No. V		atement under Rule 43his.; citations and explanation			inventive step or in	dustrial
		Box No. VI	Certain docu	ments cited				
	\boxtimes	Box No. VII	Certain defec	cts in the international app	olication			
	Ш	Box No. VIII	Certain obser	rvations on the internation	nal application			
2.	FURT	THER ACTION						
	Intern than t	ntional Preliminar his one to be the	y Examining A IPEA and the o	ninary examination is m Authority ("IPEA") excep chosen IPEA has notified will not be so considered	t that this does in the Internation	not apply wher	e the applicant choi	oses an Authority other
	writte	n reply together,	where appropr	considered to be a writte riate, with amendments, of 22 months from the pri	before the exp	iration of 3 m	onths from the dat	
		rther options, see	-	•				
3.	For fu	rther details, see i	notes to Form F	PCT/ISA/220.				
Name a	nd maili	ng address of the	ISAÆP	Date of completion of	of this opinion	Authorized o	fficer	
10	A B.T.			1		I Talankana M	_	

International application No.
PCT/IB2006/000187

Bo	No. I Basis of this opinion	
1.	With regard to the language, this opinion has been established on the basis of:	
	the international application in the language in which it was filed	
	the translation of the international application into, which is the	language of a
	translation furnished for the purposes of international search (Rule 12.3(a) and 23.1(b)).	
2.	With regard to any nucleotide and/or amino acid sequence disclosed in the international application and necessary invention, this opinion has been established on the basis of:	to the claimed
	a. type of material	
	a sequence listing	
	table(s) related to the sequence listing	1
	b. format of material	
	on paper	
	in electronic form	,
	c. time of filing/furnishing	i
	contained in the international application as filed	
	filed together with the international application in electronic form	
	furnished subsequently to this Authority for the purposes of search	
	Turnsted subsequently to this Audiotity, for the purposes of search	
3.	In addition, in the case that more than one version or copy of a sequence listing and/or table(s) relating thereto is furnished, the required statements that the information in the subsequent or additional copies is identical to that in table or does not go beyond the application as filed, as appropriate, were furnished.	
4.	Additional comments:	

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Box		at under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability nations supporting such statement	у;
1.	Statement		
	Novelty (N)	Claims 1-28	YES
		Claims	NO
	Inventive step (IS)	Claims 1-28	YES
		Claims	NO
	Industrial applicability (IA)	Claims 1-28	YES
		Claims	NO
2.	Citations and explanations:		
	•	is made to the following documents:	
		004/088731 A1 (PUTTERMAN DANIEL ET AL) 6	
		2004 (2004-05-06)	
	_	182 094 B1 (HUMPLEMAN RICHARD JAMES ET	
		30 January 2001 (2001-01-30)	
	·		
	2. Document	D1 (see in particular paragraphs [0009]-	
	[0011], [0021]-[0026], [0032]-[0036] and figures	
	3, 4, 6 a	nd 7), which is considered to be the	
	closest p	rior art to the subject matter of claim	
	1, descri	bes a method and device for data exchange	
	between d	evices connected to a network,	
	character	ised in that it comprises a step for the	
	search (p	aragraphs [0009]-[0011] and [0036]), by	
	each of a	t least two devices, for at least one	
	type of m	edia representing at least one physical	
	entity an	d directly accessible by said device, a	
	step for	the transmission (figures 3 and 4,	
	paragraph	[0036]) by each device that has	
	performed	the search step, to at least one other	
	device ca	pable of handling said type of media, of	
	a list re	presenting media found on said device	
	during th	e search step.	

Box No. V

Reasoned statement under Rule 43bls.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

- 2.1 D1 differs from the subject matter of claim 1 in that there is no step for the aggregation, by each device that has performed the search, of the lists of media found and/or received independently from the device on which the media are located.
- 2.2 The problem that the present invention is intended to solve may therefore be considered to be that of aggregating lists of media on devices connected to a network.
- 2.3 Document D1 describes an aggregation step performed only by the device that has performed the step of searching through devices connected to a network (figures 3 and 4, paragraph [0036]). Document D2 describes a central aggregation of lists of media (column 17, lines 18-28).
- 2.4 None of the documents cited, considered alone or in combination, discloses a step for the aggregation, by each device that has performed the search, of the lists of media found and/or received independently from the device on which the media are located. Consequently, claim 1 meets the requirements for novelty and inventive step according to PCT Article 33(1)-(4).
- 2.5 Claims 2-14 are dependent on claim 1 and, as such, also satisfy the requirements of the PCT with regard to novelty and inventive step.

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INTERNATIONAL SEARCHING AUTHORITY PCT/IB2006/000187
Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement
The same argument applies to (device) claim 15,
which represents the same combination of features
as claim 1, but in the form of a device.
Consequently, the subject matter of claims 16-28
also meets the requirements for novelty and
inventive step according to PCT Article $33(1)-(4)$.
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Box No. VII Ce

Certain defects in the international application

The following defects in the form or contents of the international application have been noted:

- The features appearing in claims 15-28 do not include reference signs placed in parentheses (PCT Rule 6.2(b)).
- 2. Contrary to the provisions of PCT Rule 5.1(a)(ii), the description does not indicate the relevant prior art disclosed in documents D1-D2 and does not cite these documents. Given the teachings of document D1, the statement of the problem that the invention is intended to solve will have to be modified (PCT/GL/SPE/1 5.33, 5.40).
- 3. Independent claims 1 and 15 are not presented in the two-part form as required by PCT Rule 6.3(b), which would be appropriate in the present case, with the features known in combination from the prior art (D1) being placed in the preamble (PCT Rule 6.3(b)(i)) and the remaining features being placed in the characterising part (PCT Rule 6.3(b)(ii)).

Form PCT/ISA/237 (Box No. VII) (April 2005)